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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/549,615	09/20/2005	Masayuki Hoshino	L9289.05173	8137	
52989	7590 01/19/2006		EXAM	EXAMINER	
STEVENS, DAVIS, MILLER & MOSHER, LLP			NGUYEN	NGUYEN, LINH V	
1615 L. STR SUITE 850	EET N.W.		ART UNIT	PAPER NUMBER	
WASHINGT	WASHINGTON, DC 20036		2819		
			DATE MAILED: 01/19/2000	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

		7			
	Application No.	Applicant(s)			
	10/549,615	HOSHINO ET AL.			
Office Action Summary	Examiner	Art Unit			
	Linh V. Nguyen	2819			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. sely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 20 Second	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1-7 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-4 and 7 is/are rejected. 7) Claim(s) 5 and 6 is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on 20 September 2005 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	r election requirement. r. are: a)⊠ accepted or b)□ objection of the drawing(s) be held in abeyance. See the drawing(s) is objection is required if the drawing(s) is objection is required in the drawing(s) is objection in the drawing(s) is objection in the drawing(s) is objective in the drawing(s) is objective in the drawing(s).	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) □ All b) □ Some * c) □ None of: 1. □ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. □ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)) Notice of References Cited (PTO-892) Description Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 9/20/05.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

Art Unit: 2819

DETAILED ACTION

1. This office action is in response to communication filed on 09/20/05. Claims 1 - 7 are pending on this application.

Specification

2. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-4 and 7 are rejected under 35 U.S.C. 102(e) as being anticipated by Sim et al. Pub. NO: US 2004/0208145.

Regarding claim 1, Fig. 2 of Sim et al. disclosing a coding (31) apparatus comprising : a coder (Fig. 3) which encodes transmission data (Xk) and outputs

Art Unit: 2819

systematic bits (Fig. 3 [Xk]) and parity bits (Fig. 3[Zk, Z'k]); a modulator (33) that modulates the output systematic bits (35a) and parity bits (35b) schemes; and output systematic in mutually different modulation a transmitter that transmits the modulated systematic bits and parity bits from respective antennas (Fig. 4).

Regarding claim 2, wherein the modulator has: a modulation scheme instructor that applies different modulation schemes to the systematic bits and parity bits (Fig. 3 disclosing the output systematic bits Xk, and output parity bits Zk, Z'k of the encoder having different modulation schemes instruction); a bit arrangement determiner (35) that determines bit arrangements of the systematic bits (35a) and the parity bits (35b) according the applied modulation schemes (33); and a mapping section that performs symbol mapping on the systematic bits and the parity bits with the determined bit arrangements (Fig. 4).

Regarding claim 3, wherein the modulation scheme instructor applies a modulation scheme with a larger modulation M-ary number to the parity bits than the systematic bits (Fig. 4 for disclosing the modulation schemes having more parity bits than system bits), and the bit arrangement determiner determines a bit arrangement (Fig. 4) where the parity bits are arranged on the in-phase axis and the quadrature axis (in-phase and quadrature axis of parity bits are intrinsic characteristics for space-time turbo coding to in wireless communication).

Regarding claim 4, wherein the coder (fig. 3) outputs plurality of parity bits (Zk, Zk's) for one systematic bit (Xk), and the bit arrangement determiner determines different bit arrangements for the plurality of parity bits (Fig. 4).

Application/Control Number: 10/549,615 Page 4

Art Unit: 2819

Regarding claim 7, the claim incorporated the same subject matter as of claim 1, and rejected along the same rationale.

Allowable Subject Matter

5. Claims 5 and 6 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

With respect to claim 5, the prior art does not discloses wherein the modulator further has an arrangement axis exchanger that exchanges arrangement axes on coordinates to perform bit arrangements determined the bit arrangement determiner, and the mapping section performs symbol mapping on the systematic bits and the parity bits with bit arrangements the coordinates where the arrangement axes are exchanged.

With respect to claim 6, the prior art does not discloses a detector that detects the number retransmission times transmission data, and wherein the bit arrangement determiner changes arrangements the systematic and the parity bits corresponding to the detected number of retransmission times.

Prior Art

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Contact Information

7. Any inquiry concerning this communication or earlier communications from the

Art Unit: 2819

examiner should be directed to Linh Van Nguyen whose telephone number is (571) 272-1810. The examiner can normally be reached from 8:30 – 5:00 Monday-Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Rexford Barnie can be reached at (571) 272-7492. The fax phone numbers for the organization where this application or proceeding is assigned are (571-273-8300) for regular communications and (571-273-8300) for After Final communications.

Luftagura

01/13/06

Linh Van Nguyen

Art Unit 2819